1	LEAD ATTORNEYS IN CHARGE FOR	
2	PLAINTIFF AND CLASS MEMBERS James X. Bormes (pro hac vice)	
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4	Illinois State Bar No. 620268	•
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12	Attorney for Plaintiff	
13	LOCAL COUNSEL:	
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15	Suite 550 Scottsdale, Arizona 85260	
16	(480) 889-8951 mmatheson@mathesonlegal.com	
17	Attorney for Plaintiff	
18	UNITED STATES DISTRICT COURT	
19	FOR THE DISTRIC	Γ OF ARIZONA
20	Terri Hayford, individually and on behalf of	Case No. 2:15-cy-02643-JJT
21	all others similarly situated,	PLAINTIFF'S UNOPPOSED
22	Plaintiff,	MOTION FOR APPROVAL OF AN AMENDED COLLECTIVE ACTION
23	V.	NOTICE
24	Magellan Health, Inc.,	
25	Defendant.	
26		
27	Plaintiff Terri Hayford ("Plaintiff") subm	nits this motion on the grounds that Plaintiff
28	and Defendant Magellan Health, Inc. ("Defen	dant") request that the Court approve an

1	Amended Collective Action Settlement Notice.		
2	1. On June 1, 2017, the Court granted Plaintiff's Unopposed Motion for Order		
3	Granting Approval of Collective Action Settlement, Conditional Certification for		
4	Settlement Purposes, and Approval of Collective Action Notice and Forms.		
5	2. The Parties request that the Court approve a modification of the Notice.		
6	(Doc. No. 74-2). Specifically, the Parties request that paragraph 11 of the Notice be		
7	modified to provide as follows:		
8	[current text] EXAMINATION OF COURT FILE. All		
9	of the above descriptions of this lawsuit, the settlement, and other matters are only summaries. All documents filed in		
10	this lawsuit, including the full Settlement Agreement that details the terms of the settlement, may be inspected at the		
11	office of the United States District Court, District of Arizona, 401 W. Washington St., Phoenix, Arizona, or by		
12	contacting Collective Action Counsel.		
13	[proposed modified text] (11) EXAMINATION OF COURT FILE. All of the above descriptions of this lawsuit,		
14	the settlement, and other matters are only summaries. All		
15	documents filed in this lawsuit, including the full Settlement Agreement that details the terms of the		
16 17	settlement, may be provided to you by contacting any of the lawyers identified in Paragraph 8. The lawyers in Paragraph		
18	8 represent the Named Plaintiff and those who consent to		
19	opt into the settlement. They do not represent Magellan Health, Inc.		
20	A copy of the proposed amended Notice is attached hereto as Exhibit 1.		
21			
22	DATED this 19 <sup>th</sup> day of June, 2017.		
23	/s/ James X. Bormes		
24	James X. Bormes (pro hac vice) Catherine P. Sons (pro hac vice)		
25	LAW OFFICE OF JAMES X. BORMES, P.C. Illinois State Bar No. 620268		
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## Case 2:15-cv-02643-JJT Document 85 Filed 06/19/17 Page 3 of 4

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10	Attorneys for Plaintiff
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1 CERTIFICATE OF SERVICE
2 I hereby certify that on June 19, 2017, I electronically transmitted the foregoing

document to all counsel of record via the Court's CM/ECF system, which will send notification of such filing to the following at their e-mail addresses on file with the Court:

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/s/ James X. Bormes